PTC/SB/06 (08-03)
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Under the Paperwork Reduction Act of 1995, no porsons are required to respond to a collection of information of ess it displays a valid OMB control number PATENT APPLICATION FEE DETERMINATION RECORD 720570 Substitute for Form PTO-875 CLAIMS AS FILED - PART I OTHER THAN SMALL ENTITY OR (Column 1) (Column 2) SMALL ENTITY FOR NUMBER FILED NUMBÉR EXTRA RATE FEE RATE FEF BASIC FEE :385.² Q7 CFR 1.16(a)) :770.0 OR TOTAL CLABUS x = 9.0 x :18.4. 90.0 Ø7 CFR 1.15(c)) eniaus 20 e OR PROEPENDENT CLAMAS × :430. x :86". (37 CFR 1.16(b)) 3 OR 290 MULTIPLE DEPENDENT CLAIM PRESENT 07 CFR 1.18(d) 0 OR 1150. If the difference in column 1 is less than zoro, enter "0" in column 2. TOTAL OR TOTAL CLAIMS AS AMENDED - PART II OTHER THAN OR (Column 1) (Cotumn 2) (Cotumn 3) SMALL ENTITY SMALL ENTITY CLARKS HIGHEST REMAINING NUMBER PRESENT RATE ADOL RATE ADDI: TIONAL **AMENDMENT** PREVIOUSI Y **EXTRA** TIDNAL WENOMENT 29 PAD FOR FEE FEE Total pr pre 1.10(4) x : 9 0 <u>x s/8</u> OR Independent (IF CFR 1,160-) × 545 -× 586 . OR ··Há· FIRST PRESENTATION OF MAILTIPLE DEPENDENT CLASM (\$7 CFR 1.16(4)) +:*J*JD. OR TOTAL ADD'L FEE 200 ² OR ADD'L FEE (Column 3) CLAIMS HIGHEST 8 MUMBER PREVIOUSLY PRESENT REMAINING ADD1-TIONAL RATE RATE ADDI-TIONAL ENDMENT AFTER EXTRA MENOMENT PAID FOR FEE FEE Total Minus x : 9 OR Minus x :43 * \$ 86 -OR + 145 .290 FRET PRESENTATION OF MULTIPLE DEPONDENT CLAIM PT CFR 1.16(d) OR TOTAL ADD'L FEE OR (Column 1) (Cotuma 2) (Column 3) CLAIMS REMAINING HIGHEST NUMBER ပ PRESENT RATE ADDI-TIONAL ADDI-RATE PREVIOUS PAGE OF AFTER. EXTRA TIONAL MENDMENT FFF FEE Total x s 18 ENDM CAT COPR LIBORS OR x.43. × 28/0. OR + ,290. FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAM D7 CFR 1.16001 OR TOTAL ADD'L FEE OR ADD'L FEE if the entry in column 1 is less than the entry in column 2, write "0" in column 1.

"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".

"If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Pald For" (Total or Independent) is the highest number found in the appropriate box in column 1.

179. Injuries reason in transcript the part of the second part of the information is required to obtain or ratio a beautiff by the public which is to the (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This coffection is estimated to take 12 menutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Then will vary depending upon the buildfust case. Any comments on the amount of time you require to complete this form end/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Officer, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEMD FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/S9/75 (09-04) Approved for use through 07/31/2006. OMB 0451-0031
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Under the Peperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it declays a valid OMB comparements. TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION In re Application of: Joseph BRAIN et al. Application No.: 10/720,572 Feed: November 24, 2003 For: Encapsulated Fragrance Chemicals percent interest in the instant application hereby discisions. The owner, Intermediate Fibrors & Provisions and the distributory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on period reference Application Number 10/450,434 (2) filled the expiration date of the full statutory term of any patent granted on pending reference Application Number 10/450,434 (2) filled the expiration date of the full statutory term of any patent granted on acid reference on June 12 2003.

The content of the patent granted on acid reference are the patent granted on acid reference are the patent granted on acid reference on June 12 2003. In making the above discislmer, the owner does not discislm the terminal part of any patent granted on the instant explication that would be used to be applicated on the part of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference authority term of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application may be shortened by any terminal discislmer field prior (6.00) 00 3NSWIN \$2007/60/90 application, "as the term of any patent granted on the condition reference application." In the event that, any such patent; granted on the condition reference application. application, "as the term of any patent granted on said reterance application may be shortened by any terminal discisimer filed prior (d) (file); granted on the pending reference application; in the event that, any such patent; granted on the pending reference application; are expired for to the pending reference application; is found invalid by a court of competent jurisdiction, is statutarily discisimed expired for to the application of its full statutory term are shortened by a reducer titled prior to its grant. Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of a business/organization (e.g., corporation, permersity, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are belief are belief are belief or by true; and further that these statements were made with the knowledge that within take statements and the like so made are purishable by the or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful take statements may larger the validate of the application or any statements may larger than a statements may larger than the validate of the application or any statements may larger than a statement and the statements may be statements as the statements are purished to be true; and the statements are statements as the statements are statements as the statements are statements as the statements are statements and the statements are statements. etatements may jeopardize the validity of the application or eny patent issued thereon. 2. The undersigned is an attorney or agent of record. Reg. No. 34,209 March 17, 2005 Joseph F. Laighiner
Typed or printed name 212,708,7103 Telephone Number Terminal discleimer too under 37 CFR 1.20(d) is included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide cradit card information and authorization on PTO-2038. *Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignae (owner). Form PTC/SERBS may be used for making this statement. See MPEP § 324.

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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION

in re Application of: Joseph BRAIN et al.

Application No.: 10/720,572 Filod: November 24, 2003

The owner*, <u>Immediated Figures & Francesca Inc.</u>, of 100 percent interest in the Instant application hereby disclaims, accept as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the statutory term of any patent granted on pending reference Application Number 10480.810 (10480.810) as such term to defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on eald reference on the part of the prior to the grant of any patent on the pending reference application. The owner application may be shortened by any terminal disclaimer fled prior to the grant of any patent on the pending such period that it and any patent application may be shortened by any terminal disclaimer fled prior to the grant of any patent on the pending such period that it and any patent application may be shortened by any terminal disclaimer fled prior to the granted on the patent application and is granted on the reference application are community owned. This agreement runs with any patent granted on the instant application and is hereby agrees that any patern so granted on the instant application shall be entorceased only for end during such period that it and eny patern period on the reference application are commonly owned. This agreement runs with any patern grented on the instant application and is greated on the reference application are commonly owned. This agreement runs with any patern grented on the instant application and is

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Check either box 1 or 2 below, if appropriate.

1.

For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency. etc.), the undersigned is empowered to act on behelf of the business/organization.

reby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that withit take statements and the like so the punishable by fine or imprisonment, or both, under Section 1001 of Title-15 of the United States Code and that such withit lates that well-under the code and that such withit lates and the section 1001 of Title-15 of the United States Code and that such withit lates and the section 1001 of Title-15 of the United States Code and that such withit lates and the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such withit lates are the section 1001 of Title-15 of the United States Code and that such within 1001 of Title-15 of the United States Code and that such are the section 1001 of Title-15 of the United States Code and that such are the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Title-15 of the United States Code and the section 1001 of Titlesystements may jeopardize the validity of the application or any patent issued thereon.

2. (2) The undersigned is an attorney or egent of record. Reg. No. 34,209

Joseph T Signotur

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Joseph F. Leightner Typed or printed name

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212,708,7100 Telephone Number

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•	In re Application of: Joseph BRAIN et al.		
. 1	Application No.: 10/720,572		
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REST AVAILABLE COPY	grented on the reterence application. Its successors or assigns. In making the above discipliner, the owner does not disciplin the terminal part of any patent granted on the instant application that would be making the above discipliner, the owner does not discipline the terminal part of any patent granted on said reference application may be shortened by any terminal discipliner field prior to the extend to the emphasized and the patent granted on said reference application may be shortened by any terminal discipliner field prior to the pending reference application. In the event that: any such patent; granted on the pending reference application, in the event that: any such patent; granted on the pending reference application. In the event that: any such patent; granted on the pending reference application. In the event that: any such patent; granted on the pending reference application. In the event that: any such patent; granted on the pending reference application. In the event that: any such patent; granted on the pending reference application. In the event that: any such patent; granted on the pending reference application. It is a patent to the explication of the full statutory term as shortened by any terminal discipliner field prior to the explication of the full statutory term as shortened by any terminal discipliner field prior to the explication of the full statutory term as shortened by any terminal discipliner field prior to the explication.		
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PEST	1. For submissions on behalf of a business/organization (e.g., corporation, particular etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all statements made herein of my own browledge are true and that a belief are believed to be true; and further that these statements were made with the knowledge that belief are believed to be true; and further that these statements were made with the knowledge that belief are believed to be true; and further that these statements were punishable by fine or imprisonment, or both, under Section 1001 of Title 16 of the United made are punishable by fine or imprisonment, or both, under Section 1001 of Title 16 of the United statements may jectorardize the validity of the application or any potent issued thereon. 2. The undersigned is an attorney or agent of record. Reg. No. 34,209	a statements move our statements and	
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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION

In re Application of: Joseph BRAIN et al.

Application No.: 10/720,572 Filed: November 24, 2003

The owner. International Figure & Fragmence inc.

of 100 percent interest in the instant application which would extend beyond except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 10/285,525 and as the term of any patent granted on said reference on 10/260 to 10, 2002 as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal decidiner filed prior to the grant of any patent on the pending reference application. The owner application may be shortened by any terminal decidiner filed prior to the grant of any patent on the pending such period that it and any patent application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is the term of the granted on the commonly owned. This agreement runs with any patent granted on the instant application and is the term of the granted on the commonly owned. This agreement runs with any patent granted on the instant application and is

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Seminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer flee prior to its grant.

1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency. For expressions on community or an entire and a person to the businessing entration.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and i nereby deciate that an automatic made nereth or my own knowledge are the and that within false statements and the like so belief are believed to be true; and further that these statements were made with the knowledge that within false statements and the like so belief are believed to be true; and himse that these statements were made with the knowledge that within that statements and the lace so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 15 of the United States Code and that such within talse statements may jeopardize the validity of the application or any patent issued thereon.

2. The undersigned is an attorney or agent of record. Reg. No. <u>84,209</u>

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loseph F. Leightnar

Merch 17, 2005 Date

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